10-15-21 DRAFT 2022FL-0449/002

1	STATE MONUMENTS ACT AMENDMENTS
2	2022 GENERAL SESSION
3	STATE OF UTAH
4 5	LONG TITLE
6	General Description:
7	This bill makes changes to the State Monuments Act.
8	Highlighted Provisions:
9	This bill:
10	defines terms;
11	 amends the procedure for considering a proposed state monument;
12	repeals sections related to the procedure for considering a proposed state monument
13	and the management of a state monument; and
14	makes technical and conforming changes.
15	Money Appropriated in this Bill:
16	None
17	Other Special Clauses:
18	None
19	Utah Code Sections Affected:
20	AMENDS:
21	79-4-1202 , as enacted by Laws of Utah 2019, Chapter 360
22	79-4-1203, as enacted by Laws of Utah 2019, Chapter 360
23	79-4-1208, as enacted by Laws of Utah 2019, Chapter 360
24	REPEALS:
25	79-4-1204 , as enacted by Laws of Utah 2019, Chapter 360
26	79-4-1205 , as enacted by Laws of Utah 2019, Chapter 360
27	79-4-1207 , as enacted by Laws of Utah 2019, Chapter 360
28	
29	Be it enacted by the Legislature of the state of Utah:
30	Section 1. Section 79-4-1202 is amended to read:
31	79-4-1202. Definitions.
32	As used in this [section] part:

2022FL-0449/002 10-15-21 DRAFT

33	(1) "Application" means a written application that an individual, non-profit
34	corporation, government agency, county council or commission, tribal entity, historical society,
35	preservation organization, or other interested group may submit to the division to nominate a
36	historic landmark, historic or prehistoric structure, geologic formation, cultural site, or
37	archaeological resource for designation as a state monument.
38	[(1)] (2) "Committee" means the Natural Resources, Agriculture, and Environment
39	Interim Committee or the House or Senate Natural Resources, Agriculture, and Environment
40	Standing Committee.
41	$[\frac{(2)}{(3)}]$ "State monument" means public land:
42	(a) owned or managed by the state;
43	(b) designated by the state for preservation of a historic landmark, historic or
44	prehistoric structure, geologic formation, cultural site, or archeological resource; and
45	(c) confined to the smallest area compatible with proper care and management of the
46	historic landmark, historic or prehistoric structure, geologic formation, cultural site, or
47	archeological resource to be protected.
48	Section 2. Section 79-4-1203 is amended to read:
49	79-4-1203. Division duties Committee duties.
50	[(1) (a) The division shall periodically:]
51	[(i) evaluate state property for potential designation as a state monument; and]
52	(1) (a) When the division receives a completed application, the division shall:
53	(i) evaluate the application;
54	(ii) as applicable, comply with the requirements described in Subsections (2) through
55	(4); and
56	(iii) provide a written report to a committee that includes:
57	$[\frac{(ii)}{A}]$ [report] the results of the evaluation described in Subsection (1)(a)(i)
58	[to the committee.];
59	(B) all resolutions described in Subsections (2) and (3); and
60	(C) the results of the division's consultation with a state agency under Subsection (4).
61	(b) The division may:
62	(i) evaluate private and federal land with the potential to be purchased by, transferred
63	to, or leased to, the state for potential designation as a state monument; and

10-15-21 DRAFT 2022FL-0449/002

64	(ii) enter into negotiations with the relevant federal agency or private entity to pursue
65	the transfer, sale, or lease of federal land for the proposed state monument, as appropriations
66	allow.
67	(2) (a) The division shall submit a completed application and the results of the
68	division's evaluation of the application to the legislative body of all counties that will contain
69	some or all of the proposed state monument within the county's geographic borders.
70	(b) No later than 45 days after the day on which a county's legislative body receives the
71	information described in Subsection (2)(a), the county legislative body shall:
72	(i) adopt a resolution stating the county's support for or opposition to the proposed state
73	monument; and
74	(ii) submit the resolution to the division.
75	(3) (a) The division shall submit a completed application and the results of the
76	division's evaluation of the application to the legislative body of any municipality that will
77	contain some or all of the proposed state monument within the municipality's geographic
78	borders.
79	(b) Within 45 days after the day on which a municipality's legislative body receives the
80	information described in Subsection (3)(a), the municipality's legislative body shall:
81	(i) adopt a resolution stating the municipality's support for or opposition to the
82	proposed state monument; and
83	(ii) submit the resolution to the division.
84	(4) (a) If any part of a proposed state monument would fall within the jurisdictional
85	boundaries of a state agency other than the division, the division shall consult with the state
86	agency regarding the proposed state monument.
87	(b) A committee may not recommend a proposed state monument to the Legislature if
88	designating the state monument may cause a state agency to breach a fiduciary, contractual, or
89	other legal obligation governing management or use of land that would be included within the
90	geographic borders of the state monument.
91	[(2)] (5) [The division shall make rules, in] In accordance with Title 63G, Chapter 3,
92	Utah Administrative Rulemaking Act, the division may make rules and prescribe forms for the
93	submission of an application and for the administration of a state monument, subject to valid
94	existing rights and Section 79-4-1208.

2022FL-0449/002 10-15-21 DRAFT

95	(6) After receiving and reviewing a report described in Subsection (1)(a)(iii), a
96	committee shall:
97	(a) recommend the proposed state monument to the Legislature pursuant to Section
98	<u>79-4-1206;</u>
99	(b) return the proposed state monument to the division for further study and evaluation;
100	<u>or</u>
101	(c) reject the proposed state monument.
102	Section 3. Section 79-4-1208 is amended to read:
103	79-4-1208. Management.
104	(1) (a) Subject to Subsection (2), the division [may be] is responsible for the
105	management of a state monument [or].
106	(b) The division may contract with another organization, agency, or entity for
107	management services related to the management of a state monument.
108	(2) Upon Title 63L, Chapter 8, Utah Public Land Management Act, becoming effective
109	as described in Section 63L-8-602, the government entity responsible for management of the
110	public lands [shall: (a) be] is responsible for the management of a state monument[; and].
111	[(b) provide staff support to a management committee created in Section 79-4-1207.]
112	Section 4. Repealer.
113	This bill repeals:
114	Section 79-4-1204, County proposal.
115	Section 79-4-1205, Report.
116	Section 79-4-1207, Management committee.